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Federal Defenders OF NEW YORK, INC.

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David E. Patton
Executive Director

Southern District of New York Jennifer L. Brown Attorney-in-Charge

November 24, 2020

BY EMAIL & ECF

MEMO ENDORSED, p. 2

Honorable Sidney H. Stein United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

Re: United States v. Delowar Hossain,

19 Cr. 606 (SHS)

Dear Judge Stein:

We write to respectfully seek a modification of Delowar Hossain's bail conditions to permit him to spend the upcoming Thanksgiving holiday at Mohammed Chowdury's house,

Mr. Chowdury is Mr. Hossain's uncle and one of the five co-signers on Mr. Hossain's \$250,000 personal recognizance bond. Specifically, Mr. Hossain requests the Court's permission to leave his home at 10:00 AM on Thursday, November 26, 2020, go straight to Mr. Chowdury's house, and return home by midnight on November 27, 2020.

The government defers to Pre-Trial Services regarding Mr. Hossain's request. Undersigned counsel consulted with Pre-Trial Officer Bernisa Mejia (Cc'd) who explained that it is Pre-Trial Services' general policy to oppose non-religious social exceptions for defendants who are subject to home confinement. However, Officer Mejia also stated that Mr. Hossain is in full compliance with all of his bail conditions, and that Pre-Trial Services will of course abide any Court-ordered bail modification.

Cc: AUSAs David Denton Jessica Fender

Pre-Trial Officer Bernisa Mejia

Respectfully Submitted,

Amy Gallicchio Andrew J. Dalack Assistant Federal Defenders (212) 417-8728/8768 Application granted with the Pollowing thodification! defendant shall return home by midnight on November 26, 2020.

Dated: New York, New York November 25, 2020

SO ORDERED

SIDNEY H. STEIN U.S.D.J.